1 2 3 4 5 6 7 8 9	D. Andrew Portinga (Bar No. P55804) (Admitted Pro Hac Vice) MILLER JOHNSON Co-Counsel for Plaintiff 45 Ottawa Avenue SW, Suite 1100 Grand Rapids, MI 49503 (616) 831-1700 portingaa@millerjohnson.com William Green-SBN 129816 Kailyn J. Sharp-SBN 311140 DELFINO GREEN & GREEN Co-Counsel for Plaintiff 1010 B Street, Suite 320 San Rafael, CA 94901 Telephone: (415) 442-4646 bill@dgglaw.com kailyn@dgglaw.com	4/1/2020 All IT IS SO ORDERED Judge Yvonne Gonzalez Rogers Judge Trong Gonzalez Rogers DISTRICT OF
10 11	Attorneys for Plaintiff	
12	JAMES R. RICHARDSON	
13		
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16		
17		Case No.: 4:19-CV-04076-YGR
18	JAMES R. RICHARDSON,	Case No.: 4.17-C v-040/0-1 GR
19	Plaintiff,	STIPULATION OF DISMISSAL WITH PREJUDICE
20	VS.	Judge: Hon. Yvonne Gonzales Rogers
21 22	KAISER PERMANENTE EMPLOYEES	Complaint Filed: July 16, 2019
23	PENSION PLAN FOR THE PERMANENTE MEDICAL GROUP, INC. and KAISER	Amended Complaint Filed: August 29, 2019 Trial Date: None
24	FOUNDATION HEALTH PLAN, INC.,	
25	Defendants.	
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28		

1	Per Federal Rule of Civil Procedure 41(a)(1)(A)(ii), all parties who have appeared in this		
2	action stipulate to the dismissal of all claims and matters in this action. This dismissal is with		
3	prejudice and without costs or attorneys' fees.		
4	1		
5	Dated: March 31, 2020 MILLER	JOHNSON	
6		. Andrew Portinga drew Portinga (Bar No. P55804)	
7		tted Pro Hac Vice)	
8	Attorn	eys for Plaintiff	
9		S R. RICHARDSON	
10			
11	Dated: March 31, 2020 TRUCKE	R → HUSS	
12	J	larissa Kang sa Kang (SBN No. 210660)	
13			
14	KAISI	eys for Defendants ER PERMANENTE EMPLOYEES	
15	DEDW	ON PLAN FOR THE ANENTE MEDICAL GROUP,	
16	INC. a	nd KAISER FOUNDATION	
17		TH PLAN, INC.	
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19 20			
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	III	I	